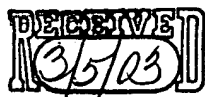


**Official***HTg*  
*P. 02*  
*Pruner*  
*3/10/03*  
*NT Internal*

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Randy P. Stanley	§	Group Art Unit:	2154
		§		
Serial No.:	09/450,261	§		
		§		
Filed:	November 29, 1999	§	Examiner:	Kenny S. Lin
		§		
For:	AUTOMATICALLY ENABLING INFORMATION	§		
	TO BE DISPLAYED AFTER A PROCESSOR-	§		
	BASED SYSTEM IS TURNED OFF	§	Atty. Dkt. No.:	ITL.0289US
		§		(P7820)

Box AF  
Commissioner for Patents  
Washington, D.C. 20231

**REPLY TO PAPER NO. 7**

Sir:

In response to the Advisory Action mailed February 19, 2003, reconsideration is respectfully requested in view of the following remarks.

**REMARKS**

Independent claims 1, 8, and 15 and selected dependent claims have been rejected based on the patent to *Tsukakoshi* under § 103(a). The Examiner is respectfully requested to consider the following remarks directed solely to issues which were raised in the attached paper of the Advisory Action dated February 19, 2003. This may reduce or simplify the issues for appeal if the application fails to be in condition for allowance.

Claim 1 involves automatic transfer of time sensitive data to a destination storage coupled to a processor-based system from a source storage coupled to another processor-based system for automatic display of the time sensitive data on a display coupled to the processor-based system at a predetermined time. Nowhere does *Tsukakoshi* teach or suggest this arrangement in which storage memory devices and a display are coupled to processor-based systems for automatic transfer and subsequent automatic display of time sensitive data. *Tsukakoshi* instead teaches away from having one storage coupled to a processor-based system

Date of Deposit: MARCH 5, 2003
I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office (Fax. No. 703-746-7238) on the date indicated above.
<i>Ella Sisco</i>
Ella Sisco